ATTACHMENT TO CITIZEN'S COMPLAINT # 2

CLAIMANT: HOMER HAWKINS, III

This Citizen's Complaint concerns opening my legal mail out of my presence and failure to process my grievances at all levels when I was an inmate at the Marin County Jail in 2003.

It should not be difficult to investigate as a Claim covering all of these events was filed with the Board of Supervisors on November 24, 2003 and there should be an investigating file. In addition, someone from the Jail came and made photocopies of my envelopes containing legal mail which had been opened and provided me with a set of copies; Exhibits A and B are from this set. The Claim was ruled upon on January 15, 2004. The County's Claim Number is LO2-0107.

Witnesses

Deputy R. Cloney, #1605, wrote that he had possession of the five envelopes addressed to the Ninth Circuit and that he took these to the lobby; this would have been on @July 22, 2003.(see Exhibit E)

Deputy R. Cloney, #1605, wrote that the SSA in lobby dropped the five envelopes into a box; this would have been on @July 22, 2003. (see Exhibit E)

Sergeant Marziano wrote on June 4, 2003, that three grievances as to which I was requesting further review were personally delivered to Lt. Froberg. (Exhibit H)

Inmates who were in the Administrative Segregation section of the Jail and who had a view of my cell at the time of searches on @June 9, 2003, @ June 21, 2003, and @September 21, 2003, could have witnessed the Deputies examining my legal papers while I was in the visiting room.

Name or Description of Sheriff's Employee who is the Subject of Complaint

Sheriff Robert Doyle, Jail Facility Administrator

Captain Dennis McQueeny, Jail Commander/Facility Manager

Due to their authority, Sheriff Doyle and Captain McQueeny are responsible for failing to insure that policies which are intended to protect inmate's rights, such as the policy of only opening confidential legal mail in the presence of the inmate, the policy of not opening outgoing confidential legal mail, and the policy of promptly and responsively replying to inmate grievances at all levels, are followed.

Due to their supervisory as well as direct responsibilities, Lieutenant C. Fisher #1A32, Jail Supervisor and the other Lieutenants assigned to the Jail have responsibility for

insuring the implementation of Jail policies which are intended to protect inmate rights and they are responsible for failing to insure that my legal mail was not opened outside my presence, and that my outgoing legal mail was not opened, and for failing to insure that my requests for review of grievances at all levels were not ignored.

Prisoner Services: A grievance about opening other legal mail outside my presence had been referred to Prisoner Services. (Exhibit G) Perhaps Prisoner Services opened my incoming legal mail on @June 8, 2003 and @June 13, 2003. (Exhibits A and B)

SSA: Deputy Cloney indicated that my envelopes for the Ninth Circuit were left in the lobby with an SSA on @July 22, 2003. Perhaps an SSA opened my outgoing legal mail outside my presence and failed to mail part of my legal brief. (Exhibits D and E)

Deputy Filipiak #1249 and Deputy Harrington #1603, who conducted a search of my cell in Administrative Segregation on @June 21, 2003 and examined my legal papers without my being present while I was in the visiting room. (Exhibit C)

Deputy Filipiak #1249 who refused to give me a grievance form following the examination of my legal papers during the cell search, refused to accept a grievance regarding the examination of my legal papers during the cell search, and who gave me a disciplinary charge for trying to use the grievance procedure.

Deputy R. Cloney who in response to my grievance about the examination of my legal papers outside my presence during the cell search sanctioned the search of legal papers outside the presence of the inmate and the Shift Sergeant from Team D on June 22, 2003 who concurred.(Exhibit C)

Unknown Jail employees who conducted searches of my cell in Administrative Segregation on @June 9, 2003 and on @September 21, 2003 and examined my legal papers outside my presence while I was in the visiting room.

Lieutenant C. Fisher, #1A32, and Lieutenant Froberg who failed to provide a response to my grievances dated January 20, 2003, May 4, 2003, and May 9, 2003 as requested in a separate grievance. (Exhibits F and G) The statement by Lieutenant Fisher that a response was provided to two grievances on 5-30-03 (Exhibit H) does not concern the grievances dated January 20, 2003, May 4, 2003, and May 9, 2003. The statement most likely relates to other responses by Lieutenant Fisher to other grievances on May 30, 2003. (see Exhibits F and L)

Lieutenant C. Fisher, #1A32 and Lieutenant Froberg who failed to provide a substantive response to my grievance as to why there had been no response at the final level to the three grievances dated January 20, 2003, May 4, 2003, and May 9, 2003. (Exhibit F)

Deputy Petersen, #1606, and S. DeLao who failed to conduct a proper investigation of my grievance of June 7, 2003, which grievance was that there were not full responses to many of my grievances. (Exhibit I)

Other unknown Jail employees who failed to process my requests for review of grievances at the next level. (see Exhibits C,G,I,J and K)

Narrative (Describe Misconduct)

1. Opening of mail from Courts, Attorneys, and Public Offices outside of my presence and prior to delivery to me.

Title 15 California Code of Regulations section 1063(c) provides as follows: "inmates may correspond, confidentially, with state and federal courts, any member of the State Bar or holder of public office, and the State Board of Corrections; however, jail authorities may open and inspect such mail only to search for contraband, cash, checks or money orders and in the presence of the inmate;" (emphasis added)

County employees at the Jail opened such mail addressed to me outside of my presence.

- (1) An envelope, postmarked June 6, 2003, with the clearly printed return address of the Commission on Judicial Performance, and with the designation Confidential, in capital letters and underlined, and containing legal mail had been opened, outside of my presence, before it was brought to me by a Deputy, on June 8, 2003. A copy of the envelope and a copy of my notation that it had been opened are attached as exhibit A.
- (2) An envelope, with the clearly printed return address of the U.S. Department of Justice in Washington, D.C. and containing legal mail, had been opened, outside my presence, before it was brought to me by a Deputy on June 13, 2003. A copy of the envelope and a copy of my notation that it had been opened are attached as Exhibit B.

When mail is sorted and legal mail is placed with non-legal mail which is to be opened and screened, that legal mail may take longer to reach an inmate than legal mail which is properly taken directly to the inmate without prior opening.

I have lost my right to privacy as to the contents of all of the envelopes which were opened outside of my presence. I have no idea how this information may be used.

2. Review of mail from Courts, Attorneys, and Public Offices outside of my presence during searches of my cell when I was on visits with my attorney and my family.

As set forth above, Title 15 California Administrative Code section 1063(c) provides that "inmates may correspond, confidentially, with state and federal courts, any member of the State Bar or holder of public office, and the State Board of Corrections; however, jail authorities may open and inspect such mail only to search for contraband, cash, checks or money orders and in the presence of the inmate." (emphasis added)

County employees have reviewed my confidential mail outside of my presence during searches of my cell, when I was on visits with my attorney and my family.

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- (1) On @ June 9, 2003, I was released from my cell to go to a visit with my attorney from Legal Aid of Marin. The Deputies knew I was on a visit and that I could not observe what was going on in my cell. When I returned from the visit, I found that my cell had been searched and my legal papers had been left by the Deputies half way out of the envelopes.
- (2) On @ June 21, 2003, I was released from my cell to go to a visit with my family. The Deputies knew I was on a visit and that I could not observe what was going on in my cell. When I returned from the visit, I found that my legal papers had been taken from the envelopes and the papers were thrown around the floor. I believe that this was also done in retaliation for my having taken legal action against the County, including having filed a Claim for a number of violations, including having opened incoming legal mail outside my presence on 15 different occasions during the preceding six months.

Later that day, I learned that the Deputies who had conducted the search were Deputy Filipiak #1249 and Deputy Harrington #1603. When I first saw Deputy Filipak after the search, he refused to give me a grievance form and told me not to file a grievance until after I got the report of the search. Later that day, I pushed a completed grievance under my door for pick up. Deputy Filipak refused to take the grievance and he charged me with a Rule Violation for the grievance.

The Deputies who conducted the search in effect admitted that they had gone through my legal papers in my absence; they had found two staples and a paper clip on my legal documents and charged me with a Rule Violation.

Another Deputy accepted my grievance regarding the trashing of my legal papers on June 21, 2003 and the refusal to give me a grievance form and the refusal to accept my completed grievance. A copy is attached as Exhibit C.

- (3) On @ September 21, 2003, I was released from my cell to go to a visit with my family. The Deputies knew I was on a visit and that I could not observe what was going on in my cell. When I returned from the visit, I found that the Deputies had left my legal papers half way out of the envelopes and the envelopes were thrown around the floor.
- (3) Outgoing Mail to the United States Court of Appeals for the Ninth Circuit was opened and pages were removed.

Section 1063(c) of Title 15 provides that inmates may correspond confidentially with federal courts and that mail is to be opened only in the inmates presence, and then only to search for contraband, cash, checks, or money orders. Section 1063 requires that the Facility Administrator, who is the Sheriff, develop policies and procedures to provide for this. The Policies and Procedures of the Sheriff provide that outgoing legal mail is not to be opened.

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I had a dead line for a filing in a case in the United States Court of Appeals for the Ninth Circuit. I had requested a Manila envelope, as my document was lengthy. Section 1063(e) of title 15 provides for unlimited postage paid letters to the Courts for indigent inmates.

I had not received the Manila envelope and I needed to mail my document to meet the deadline. As the document was lengthy, I divided it among five envelopes. envelope was addressed to the Ninth Circuit, was clearly marked Legal Mail Confidential, and had postage. The envelopes were stapled together. On July 22, 2003, I gave an officer the five envelopes.

I received a letter from the Clerk of the Ninth Circuit, dated July 25, 2003. The letter stated that my brief could not be filed and one reason was that pages 3-5 were missing. A copy is included in Exhibit D. I believe that the pages were missing as a result of a violation of my rights by employees at the Jail, which prevented the mailing of these pages.

I filed a grievance, which was denied. A copy is attached as Exhibit E. Deputy R. Cloney stated that he had taken the envelopes to the lobby. Deputy Cloney indicated that he had left the envelopes with an SSA in the lobby and that the SSA had dropped them in a box. (Exhibit E)

The Ninth Circuit also wrote that I needed to submit 15 additional copies of my brief in order to have it filed. (Exhibit B) Prisoner Services had advised me earlier in response to a different request that they did not provide zerox service. (Attachment to Citizen's Complaint #1, Exhibit V)

(4) My Requests for Review of Grievances at the Final Level have not been Processed as Required and Jail Employees' Assertions that My Grievances have been Processed According to Policy are False.

Section 1073 of Title 15 sets forth the minimum requirements for the inmate grievance procedure. These include appeal to the next level and written reasons for denial of grievance at each level. (15 Cal. Code Reg. section 1073(a)(3) and (4)).

When a grievance is wrongly denied and my appeal to the next level is ignored, my substantive rights regarding the subject of the grievance, as well as my procedural rights to appeal to the next level, are denied.

Exhaustion of administrative remedies is a requirement for a lawsuit by an inmate under 42 U.S.C. section 1983. (42 U.S.C. section 1997e(a)). Exhaustion of administrative remedies is also a requirement by case law for a lawsuit by an inmate in State courts, including the Marin County Small Claims Court.

The Marin County Sheriff's Department Prisoner Grievance form provides for three levels of review. Level I is the Line Office. Level II is the Shift Sergeant. Level III is the Jail Commander. Level III is the final level. (i.e. Exhibit C) Requests for Level III review might possibly be directed through the office of the two Lieutenants assigned to the Jail.

On numerous occasions I have given a grievance to a Deputy and requested that it go to the next level and have never received any response from the next level.

(1) May 30, 2003 - June 10, 2003

I submitted a grievance because I had not received a final level response to grievances dated January 20, 2003, May 4, 2003 and May 9, 2003. The Facility Commander's level response, dated May 30, 2003, was that the Housing Sergeant would investigate my complaint. The initials of the signer are not clear, but it appears that the badge number is 1A32, which I believe is Lieutenant C. Fisher. (Exhibit F)

The grievance dated January 20, 2003 was because there was a camera in the visiting room when I was talking with my defense attorney. The first level response by Deputy Tripp (or Toipp) # 1502 sanctioned the filming of attorney client visits. The grievance dated May 4, 2003, was because my legal mail had been opened on numerous occasions. The grievance dated May 9, 2003 was because my request to mail my legal documents had been denied. The only response to these two grievances was that each had been referred to Prisoner Services. (Exhibit G)

I submitted a follow up grievance on June 2, 2003, because while a Sergeant had come and gotten the three grievances, I had not gotten anything back. The Shift Sergeant Response level by Sergeant Marziano was that the three grievances had been delivered to Lieutenant Froberg and that the Lieutenant would address these previous grievances. (Exhibit H)

The Facility Commander's level Response on June 10, 2003, referred to two and not to three grievances, and was as follows: "I sent responses to both grievances on 5-30-03." (Exhibit H) The initials of the signer are not clear, but it appears that the badge number is 1A32, which I believe would be Lieutenant Fisher. (Exhibit H)

It appears that Lieutenant Fisher, #1A32, was referencing responses to two other grievances on 5-30-03. Lieutenant Fisher, #1A32, had responded on 5-30-03 to a different grievance about the opening of my legal mail outside my presence. A copy of this grievance is attached as Exhibit L. Lietenant Fisher. #1A32, had also responded on 5-30-03 that the Housing Sergeant would investigate the failure to respond to three grievances. (Exhibit F).

I never received a final level response or any response from Lieutenant Foberg or Lieutenant Fisher or anyone else to the three cited grievances dated January 20, 2003, May 4, 2003, and May 9, 2003. (Exhibit G)

I never received a final level substantive response from Lieutenant Foberg or Lieutenant Fisher or anyone else to my grievance that these grievances had not been responded to according to the rules. (Exhibit F) The only response was the response that the Housing Sergeant would investigate. (Exhibit F)

(2) June 7, 2003

I had filed another grievance dated June 7, 2003, because as of June 7, 2003, I believed that out of 13 grievances which I had filed only 3 had full responses. (Exhibit I) As of June 7, 2003, the only response to my grievance in Exhibit F was that the Housing Sergeant would investigate (Exhibit F) and the only response to my follow up grievance in Exhibit H was that Lieutenant Froberg would address my earlier grievances. (Exhibit H)

The response of Deputy Petersen #1606 to my grievance of June 7, 2003 was: "all grievances are handled per Title 15." S. DeLao concurred with this response. (Exhibit I)

This was not true. These employees failed to conduct a proper investigation of my grievance. Title 15 requirements mandate procedures for appeal to the next level of review. (Section 1073(a)(3)) There were a number of additional grievances, which had been denied at lower levels, and on which I had requested and been denied a response at the higher level. For example, I submitted a grievance dated December 3, 2002 because there was no law library computer in the Pod and only a Penal Code and a Vehicle Code, and my request for review at the next level was ignored. (Exhibit J) I filed a grievance dated March 13, 2003 because I was allowed only one hour out of my cell and I had to choose between exercising and using the law library computer, and my request for review at the next level was ignored. (Exhibit J) I filed a grievance dated April 5, 2003, requesting to be allowed to call my Mother's doctor every once and a while as my Mother was ill, and my request for review at the next level was ignored. (Exhibit J) My Mother passed away on April 8, 2003.

I also requested review at the next level of the grievance dated June 7, 2003, which concerned the failure to process grievance through to the highest level, and this request for further review was ignored. (Exhibit I)

(3) June 20, 2003

I filed a grievance dated June 20, 2003, because I had been held in administrative segregation for 9 months without a classification hearing or a classification review. My request for review of this grievance at the next level was ignored. (Exhibit K)

(4) June 22, 2003

I filed a grievance dated June 22, 2003, because Deputies went into my cell while I was not present and went through my legal documents. I even had trouble filing the grievance because one of the Deputies who had done the search refused to take the grievance and charged me with a Rule Violation for trying to submit it. After I succeeded in submitting the grievance, my request for review of this grievance at Level III was ignored. (Exhibit C)

State of Talifornia Comunission on Judicial Performance 455 Colden Cate Liberue, Suite 14400 San Francisco, CL 94102-3660

ONFIDENTIA

Homer E. Hawkins, #0125988 Marin County Jail 13 Peter Behr Drive San Rafael, CA 94903

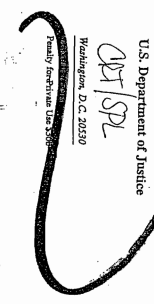
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Distribution:

MARIA JOUNTY SHERIFF'S DEPARTMEN. PRISONER GRIEVANCE

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141 U.S. 520, KO L. Ed 2d 447 (1979).) An officer found guilty of willful
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f you do not receive a reply within seven days, direct a letter to the JAIL COMMANDER, MARIN COUNTY JAIL, Civic Center San Rafael, CA 94903
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Concur
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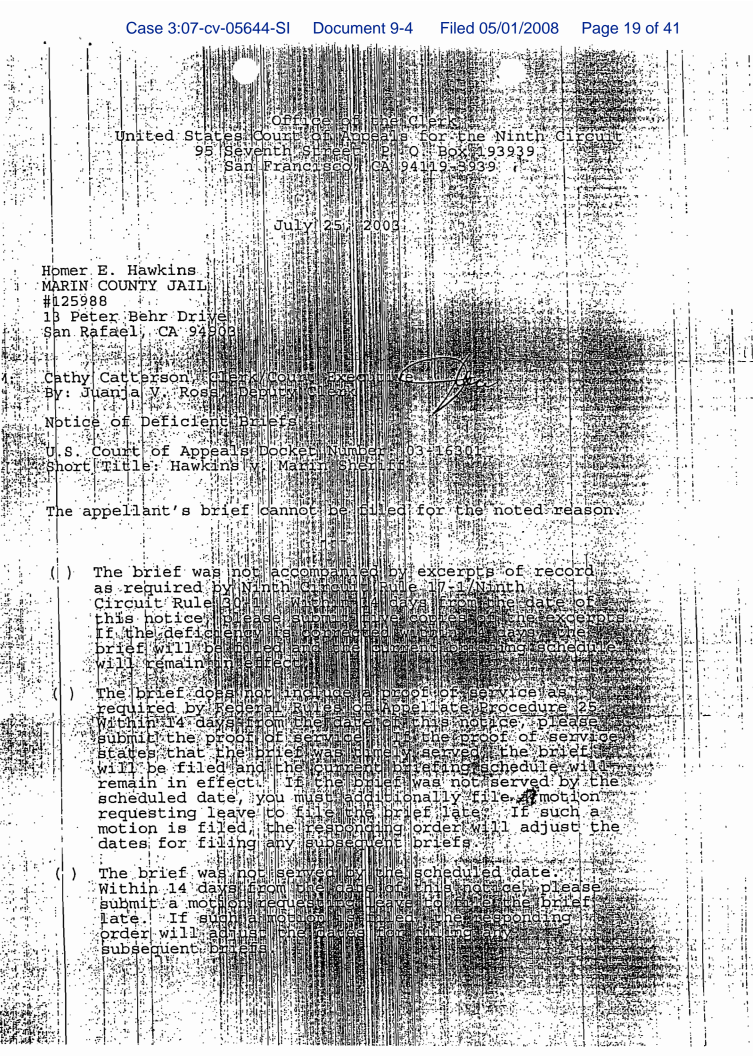
Case 3:07-cv-05644-SI Document 9-4 Filed 05/01/2008 Page 17 of 41 Office of the Clerk
United States Court of Appeals for the Ninth Circuit
95 Seventh Street, P (0) Box #193939
San Francisco | CA 94119 3939 omer E. Hawkins ARIN COUNTY JAIE 125988 18 Peter Behr Drive San Rafael CA 94903 lerk lerk lof Appellant on July 24, 2003 Office of the Clerk By: Juanja V. Ross, Deputy C Receipt of a Deficient Bri U.S. Court of Appeals Dock Short Title: Hawkins N The referenced bri *** Pages 3-5 are *** Insufficient The following action has been received in this office: The deficiency is judged to be minor. The brief has been filed as of the date received. However, you are obligated within 14 days to correct the mentioned deficiency. The deficiency by appelliant is judged to be serious. We cannot file your brief. The deficiency in still baccorrected within 14 days or the case is subject to dismissal our stant for file 42-1. The receipt of a serious where the case is subject to dismissal our stant for file does not toll the time for filing the poster while the defect is being corrected.

Circuit Rule 42-1 provinges. When an appellant danies complete a complete docket fee, file a timely brief of complete complete with rules requiring processing the appeal to hear in appeal to hearing as required the court of a complete complete complete complete complete complete content of the court may take such other action as it deems appropriate including imposition of including imposition of action as it deems approp

Case 3:07-cv-05644-SI Document 9-4 Filed 05/01/2008 Page 18 of 41 disciplinary and retary sanctions on those sponsed effor prosecution of the open of the op If an appellee fails to file a brief the appellee will not be heard at oral argument except by permission of the Court.

When submitting corrections to your priecesor accorrected brief, PLEASE RETURN A COPY OF THIS COURTED TO THE YOUR MUST SUBMIT A MOTION to file a late brief of the courted materials or brief. See also: Circuit Rule 31-2/3 religible case if or it is a brief.

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on the basis of the principal briers.

If appellee/respondent fails to correct the answering brief's defect in a timely manner, appellee/respondent may be barred from participation at oral argument and may be subjected to sanctions. Fed. R. App. P. 31(c) John Clin R. 3123

PLEASE RETURN A COPY CLINIS NOTICE TO THE COURT ALONG WITH YOUR RESPONSE

IVISION

MARI. COUNTY SHERIFF'S DEPARTMEN, PRISONER GRIEVANCE

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Amendments to the United States Constitution.
(Do not write below this line)
If you do not receive a reply within seven days, direct a letter to the JAIL COMMANDER, MARIN COUNTY JAIL, Civic Center San Rafael, CA 94903
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Case 3:07-cv-05644-SI Document 9-4

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MARI. JOUNTY SHERIFF'S DEPARTMEN. PRISONER GRIEVANCE

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PRISONER GRIEVANCE

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AIL IVISION

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ame HOMER HAWKINS (3) Bkg. #	_3 Hou	sing A/S
rom Prisoner: Day Man Date 6-2-03 Time 1805 De		
Details of Grievance (Do not write on backside) This grieva	nce about an	other
grievance's. A "Sgt., - FREY came on date	· (May 30, 200	3) and
needed some grievance for the Commander,	because th	ey did
not have any copy's of the grievance's I had	I writen up	. The
"Sat soid that he would bring them back bu	it I have not	seen them
yet. And is wondering what happen to them		
These are the (date's - Jan, 20, 2003)	(date-May	4,2003)
(date-May 9, 2003):		
I would like to have these documen	t's bock	
(Do not write below this line)		
If you do not receive a reply within seven days, direct a letter to t COUNTY JAIL, Civic Center San Rafael, CA 94903	THE JAIL COMMAN	DER, MARIN
Response Line Officer: NameTeam	Date	
REFER TO SGT FREY.		
Response Shift Sgt.: Name St. Manzsano Team_	Date	6/04/03
THOSE COPIES WERE TAKEN BY ME AND DELEVERED I	U LT. FROBERG	WHO WELL
ADDRESS THE PREVIOUS GASEVANCES.		
Requires Response: Classification Medical	Food Services	Other:
Response Jail Cmdr. (Final Disposition) I Sent Responses To both	GRIRVANCES ON	5-30-03
Facility Commander	HAZZ	Date 6-10-0
Disable at a second		

- Prisoner (Final Disnosition)

Pink - Prisoner (Initial Receipt)

ME HOW THE THE TOP OF

VIL IVISION

MARI. COUNTY SHERIFF'S DEPARTMEN, PRISONER GRIEVANCE

'isoner's HAMER F WALKTUS (?)	Bkg. # A/S 3 Housing A/S
6001/00	
	STime // O Deputy SINIPTONTeam
	The reason why I am writing
up this grievance is because I	have concern about the way that
	le and respond's. Out of the
	riten up and that is (13-GRIEVANCES)
	Il respond's. Their are Violation's
	this "county JAIL" of Marin, and
	ERN": (see Sandin V. Conner (1995)
	132 L. Fd. 22 418-432) (See U.
S. Const., omend. XIVI)	
(Do not wri	te below this line)
The state of the s	lirect a letter to the JAIL COMMANDER, MARIN
Response Line Officer: Name PETERSEN 1606	Team A Date 6.7.03
ALL GREENANCES ARE HANDLES	PER. TIRE 15.
Response Shift Sgt.: Name 5. De (20 XYI	Team A Date 6/8/03
CONCUR WITH LEVEL.	
Requires Response: Classification N	ledicalFood ServicesOther:
Response	
Jail Cmdr. (Final Disposition)	
Facility Comman	der Date
Distribution:	Disposition Pink - Prisoner (Initial Receipt)
	The state of the s

ii. Vision

MAR COUNTY SHERIFF'S DEPARTME... PRISONER GRIEVANCE

me Homer Hawkins Bkg. # 04 Housing Pod-13
om Prisoner: Day Turspy Date 12-3-02 Time 1815 Deputy Guy 142 Team)
stails of Grievance (Do not write on backside) This Grievance is about the
COMPUTER LAW LIBRARY, It is clearly that the Law must
provide all Jails and Prisons with an adequate Book's or
computer, that contain a Pod or a Dorm with this access
of Law Material within it physical reach; (WOLFF Vs.
Mc DONNEH (1974) 418 U.S. 539, 579 580, 94 S. Ct. 2963, 41 L. Ed.
2d 975); Or fail necessary Judicial Proceedings, (BOUNDS Vs.
SMITH (1977) 430 4.5. 817, 822-825, 97 S. Ct. 1491, 52 L.
Ed. 2d 72)): That Pod-B, Inmotes have had no access
to the computer or low, Because Missing DRIVER, gone two days
you do not receive a reply within seven days, direct a letter to the JAIL COMMANDER, MARIN
OUNTY JAIL, Civic Center San Rafael, CA 94903
esponse ine Officer: Name Gus 1427 Team D Date 12-3-02
NE COMPUTER WAS BEEN GONE FROM POD-B FOR SEVERAL DAYS NO POD-6
48 DEEN WITHOUT ACCESS TO DNY FORM OF LAW LIBRARY, EXCEPT FOR
PENAL CORE AND VEHICLE CODE PROOK. THIS SEEMS TO BE AN ON COINC
LONGON
tesponse hift Sgt.: Name
RETER TO DEPUTY ROY REGISTORIES IAN LIBRARY BEING
REPAIRED 12-09-02, OUT FOR REPAIRES WILL BE ON LINE
Requires Response:ClassificationMedicalFood Services AloneFood Services Alone
Response
Jail Cmdr. (Final Disposition)
Facility CommanderDate

DS-5

IL MAR COUNTY SHERIFF'S DEPARTME, /ISION PRISONER GRIEVANCE

soner's me Homer Hawkins Bkg. # 5 Housing lock down
ceived om Prisoner: Day THVKS Date 3/13 Time 355 Deputy 1591 Team A
tails of Grievance (Do not write on backside) The reason why I am fileing this
cicvance is because there are inflicting treatment being use in "DISCIPITUARY
EGREGATION LOCK down. It seem to me that If a INMATE PRISON" of "EXERCISE
QUE" a constitutional right. Then the "RIGHT" should not be interference with
If The COUNTY JAIL is inflicting unusual punishment that make a Inmate
o choose RETWEEN LAW LIBRARY and EXFRCISE HAUR, then the deprivation
t the necessities time frame is a violation of indifference requirement.
constitutional provisions that are significant to the civil rights of Innoteffisioner
re Cal Constituent. I & I, and act. II, & 4, and U.S. Const., amends. I, VI, VIII, XIV.)
(Do not write below this line)
you do not receive a reply within seven days, direct a letter to the JAIL COMMANDER, MARIN
OUNTY JAIL, Civic Center San Rafael, CA 94903
2500050
asponse
esponse ne Officer: Name Date
esponse ne Officer: Name Date
esponse ne Officer: Name Date
asponse ne Officer: Name
esponse ne Officer: Name: Team Date Scott Date Team Date Team A Date S1301 Team A Date S1301
esponse ne Officer: Name. Team Date
esponse ne Officer: Name
esponse ne Officer: Name. Date Team Date Date Script Sgt.: Name SH X434 Team A Date 03130 The Sufficient State of

AIL. IVISION

Distribution:

White - Admin

MARI.. COUNTY SHERIFF'S DEPARTMEN. PRISONER GRIEVANCE

ame HOMER HAWKINS (3.) Bkg. # Lock DOWN#5 Housing D/s
rom Prisoner: Day SAT Date 04-05-03 Time 0600 Deputy 0 Tode TOTO Team A
netails of Grievance (Do not write on backside) _ I writeing of this grievance is
because my mother 15 "Ill" and I have to call the doctor once
and a while so I wouldknow what is being done. Of I would ask
some of the officers if I could make a call and most of them
would think or tell me that I was just manipulateing these
call's. So I asking for a wording to be just on my bed card that
I be given call every once and awhile
(Do not write below this line)
If you do not receive a reply within seven days, direct a letter to the JAIL COMMANDER, MARIN COUNTY JAIL, Civic Center San Rafael, CA 94903
Response Line Officer: Name L O TOOLe #1549 Team A Date 4-5-103
THIS IS REALLY NOTA GRIEURBLE ISSUE, PHONE CALLS
ARE TO BE MODE ON YOUR HOUR OUT AND DEPUTIES TRY TO
ROTATE YOUR HOUR FROM DAY TO NIGHT, INMATES CAN
- THE PERSON THE PROPERTY OF THE
Response FASHION:
Shift Sgt.: Name
Requires
Response: Classification Medical Food Services Other:
Response Jail Cmdr. (Final Disposition)
Facility Commander Date

Canary - Prisoner (Final Disposition)

Pink - Prisoner (Initial Receipt)

dL.

MARIN COUNTY SHERIFF'S DEPARTMENT PRISONER GRIEVANCE

MR. HAWKINS 6-19.03

isoner's ame HOMER E.	HAWKINS BK	g, # 3	Housing A/S
	-20-03 Date 6-20-03 Time 1355		
	o not write on backside) <u>Under t</u>		
	TION" expressly prohibit a		
	Section (1083) (9.) (i.) Both		
	+ INMATES PRISONERS " from		
	d. VIII; Cali, Const., art. I		
	ocedural due process before di		
specific due proc	ess rights For example, rig	aht to written	notice, right to
	trontation and cross examin		
) 418 U.S. 539, 555-556, 94		
An officer found qui	ilty of willful inhumanity or of	opression toward	Thenotes (Prisoner
	(Do not write below thi	s line)	A Company of the Comp
lf you do not receive a COUNTY JAIL, Civic C	reply within seven days, direct a lette Center San Rafael, CA 94903	er to the JAIL COM	IMANDÉR, MARIN
Response Line Officer: Name	PUTY HARRINGTON / FLIPINK -T	eamDat	e_ <i>6-20-</i> 03
	NO MISELE SPOKE TO INMARE HAWKE		
HAS BEEN HELD IN	LOCKONIUS FOR 9 MONTHS WITHOUT	T A HEARING FOR	BATTFRING ANDTHER
INMATE. UPON FURTHE	R INVESTIGATION I FIRM THE ORIGIN	INCIDENT REPORT	, IN WHICH MR.
HANICHS WAS ON-STAND	D BI STAFF AND RESPONDED "NO	O ANSWER'S	THE MR. HANKINS DID HAY
	SEE AMPORD COPY. DELOO YHIC		
CONCUR W/ CE	VEL I BODITIONALLY Y	on WERE 61	VEN THE CHOICE
TO GO BOCK TO	MAINLINE AND REFU		
Requires Response:Class	ification Medical	Food Se	rvicesOther:
Response Jail Cmdr. (Final Dis	position)		
	Facility Commander		Date
Distribution:			
DISTRIBUTION	O Drisoner (Final Disnosition) Pink - Pri	soner (Initial Receipt)

Filed 05/01/2008 Page 39 of 41

LEGAL AID OF MARIN

30 North San Pedro Road, Suite 220 San Rafael, CA 94903 Tel: (415) 492-0230, Ext. 320 Fax: (415) 492-0947 1-800-498-7666



November 25, 2003

Homer Hawkins Marin County Jail 13 Peter Behr Way San Rafael, CA 94903

Dear Mr. Hawkins:

Please find enclosed a copy of the Claim as filed, including exhibits and proof of service.

As we discussed, grievances prior to June 3003, in which your request for further review were denied, were included in this Claim, as evidence to refute the response in the June 2003 grievance, that your earlier grievances had been processed in accordance with Title 15. Accordingly, I no longer plan to file an Application for a Late Claim regarding failures by the Jail to follow the grievance system which, occurred prior to June 2003.

By separate letter, I have already advised you that this office would not be able to assist you with the underlying subject of those grievances which did not concern mail or searches. Such grievances have been included in the Claim just filed in so far as your request for further review at the next level was denied.

For example, the Claim just filed cites as a violation of your rights under the grievance system, the refusal of the Jail for review at the next level of the grievance regarding your placement in segregation.

The question of whether or not your placement in segregation was itself a violation of your rights is one those matters, of which I have already advised you by separate letter, that this office would not be able to assist.

If you have any questions, please do not hesitate to let me know.

Sincerely:

ousn Sol Kan Bordon

encls.

JB/jb

DIVISION

MAI. COUNTY SHERIFF'S DEPARTME. PRISONER GRIEVANCE

Prisoner's Name HOMER E. HAWKINS Bkg. # A/S 1 Housing A/s 1
Received From Prisoner: Day 7402 Date 5/29/03 Time 0840 Deputy KANSANGAK Team C
Details of Grievance (Do not write on backside) Once again I have to file a grievance
about my legal mail being OPEN". On May 7, 2003 State Board of Control
mail was Open is "DN May 20,2003 Legal Aid of Marin mail was open;
On May 20, 2003 Marin County Superior Court Moil was Open; On May 22, 2003
Supreme Court of California Mail was Open; And now the NORTHERN U.
5. DISTRICT. COURT (May 20, 2003) was Open to:
And all moil "IFGAL MAIL" must be opened in the [PRESENCE OF INMATES]
of it a "FEDERAL VIOLATION" and the mail Room must don't care about the law.
[Inre Short (1976) 55 Cal. App. 3d 268, 272, 127 Cal. Rpts. 497] (California
Constitution [Cal. Const., art. I, 31]:
(Do not write below this line)
If you do not receive a reply within seven days, direct a letter to the JAIL COMMANDER, MARIN COUNTY JAIL, Civic Center San Rafael, CA 94903
Response Line Officer: Name DEPUTY KANSANBACK Team C Date 5/20/03
MARTN COUNTY SATE POLICY ON LEABAL MADE TO TO OPEN IN
THE PRESENCE OF THE THMATE. MY PERSONAL KNOWLEDGE ALL
DEPUTIES FOLLOW COUNTY POLICY.
Response Shift Sgt.: Name
A NOTICE WAS SENT TO ALL DEPUTIES REGARDING KOGAL MAIL.
Requires Classification Medical Food Services Other:
Response Legal MAIL MAY be opened by A Deputy only IN The presence of
lail Condr. (Final Sposition)
Facility Commander 1472 Date 5-30-03
Distribution*

Canary - Prisoner (Final Disposition) Pink - Prisoner (Initial Receipt)